No
IN THE
SUPREME COURT OF THE UNITED STATES
Leber Slap — PETITIONER (Your Name)
The United States- RESPONDENT(S)
ON PETITION FOR A WRIT OF CERTIORARI TO
Seventh Circuit Cart of Appeals (NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)
PETITION FOR WRIT OF CERTIORARI
Pobert Stapiro (Your Name)
Po Box 2841 (Address)
New York NJ 10163 (City, State, Zip Code)
0

QUESTION(S) PRESENTED

Can Congress shall have Power to Lay and collect
Tates, Puties, Imposts and Excises, to pay the depts
and provide for the common Defence and welfare of the
United States: but all Dutres, Imposts and Excises
Shall be uniform throughout the United States? refer mean
that the Chited

QUESTION(S) PRESENTED

Purpose at at was on onat previous case at on on onat District docket docket was opened by the plaintiff Robert on on for original purposes origin was on onat discovery discovered randomly civilization without being tempted was tempted by random customer service for customer service to react or ask authority react to purpose at previous case from similar consequences consequences Caused by random defendants or omnipotent forces forces one at at docket at docket scrutinize purpose, yelling, or for hospitality aspect or hostility by demeanor demeaner District on on at the customer Service, rage, or reaction was reported report character, on or accuse Kobert forced, insimale, in the past or plead pleading to show incident by Mciclents incidents probable cause cause af at allege for or that the complaint reopens severe cause or evidence was Caused immaturely by Robert, the complaint purpose for hearing to Obtain or construe grounds grounds

The causes at at contamination the complaint suppose, at the previous case at the previous heaving heaving was rendom random ownipotent causes, original purposes or Congress Congress knowledge of case and case knowledge was at at expected for Pobert closeribe on, at a very by complaint by complaint for the troth, resolution or describe information information currelate to rage cryoge was at at was at incident or compeling records records, property, or closeribe character character was at commercing event. Institution, or describe challenges effect achievement, to obtain achievements or vesolve loss, beneficial relief, or for evidence the events or hostility

After at onat at characterize the plaintiff Robert Shawno as Violent, has outburst or age at on was Childish or eccentric and or mude and mudeness or character character Robert Shapivo, as a famous celebrity, trouble maker or violent in Yeligious establishment act of terror or fright by terrostre threats on onat Robert Shapiro closerves more from the United States,

His history or report progress report obscribe for Robert Drapiro on on to achieve or to graduate on on Robert was pressured to cheat, plaigiarize or become Character at unexpected moment, unexpectedness or at moment

The limits Pobert put on information, to succeed and value necessary for obtaining list of defendents professional approval obtain license, ovedit, and employment employment for Salory on on Robert was not aggressive at clerical ability, or clerical information before before trial, heaving Pobert wrote-examples with help of help of Institution Institution and legal association, luck by first chance first chance at applying at level level of association have funding, money, or backing by better team work or attributed

At at was a place, a time, or place and time either previous act of god, or meaningful deliberately approaching compensation, entitlement, or power obtain commencing eligibility, ability to obtain master or doctor by by at onatat time or was for forgive place, decade, or monochor liberty of vocabulary or level decipler the origin mean meant for write or literate literate litigate different conformity than the notion appear or did appear before from pursuit or showable From road voad of recently, pursuit or sharade nothing appear to chaw light attention to knowledge knowledge of balance balance of knowledge knowledge to toward galace or pereated a place, time, or act such such was 50/to 50 Taking knowledge from, from agility was obtaining knowledge and case case promises did show show was by by able the power to mastery mastery or predict

mastery

Official low, pirture, or youthe was crafts in study, to complete or exercise oraft study for potential, credit, cartision balance, god, or place by Title by Titles were improvised or liberty inbehnavet to Slow shows alien, balances, legal litigation, or relief act acts gain doctorate place time, or 50's levels of shows, regulars, aims, aster, function acilimation to litigation under under from road discese, masters, power, by a office or by a deposition deposition at at decline, and ownership agreement inconsciously commerated toasted at pallet Urchin, or yielded ownipotent law to anonymously provoke, invoke, or implement knowledge from orbit field orbit field rebelor law alien rebelor rebel unconseizusly compelfields or overlapping, rest, or treatives for or bit for to field treat under under lamence, currency, or clips.

At at at on on at right after after contacted in boox, the or near time time at at on on decline to prove was frue and true, the true level place, the act, the meaning and the recent information means office, by a office, a deposition, the office, levels, or of shows result randomly of average averas of yields yields and defendents both yielded one another often, often field or field and arbit field or bit field rebelor law law alien rebel or rebel unconsciously compel compelfields, or overlappy vest, or treatorbit rest, treat rest of or bit for to field treat under under

< B 5			^ ~
Re: Home Services mystery	shopOVERDUEURG	X	11/8/14
From: Greg Zonker			<a>nfo
That should be fine as long as it	is submitted tonight.		•
	MKat0@gmx.com wrot ert Shapiro, I have school to sion a random internet applic	-	•
> Robert Shapiro > >Original message			
> Sent: Saturday, 08 November 2 > From: "Gregory Zonker" <greg@ > To: "Robe</greg@ 	@summitscheduling.com> Kat0@gmx.com	NI .	
> > Your mystery shop for QAMS is	s now OVERDUE.		
> Please submit the report ASAF has not been	P as it will be cancelled on Sa Md by that time. You have the		
> As I explained to you y Østerd midnight on Saturday and it take			their client by
> Because of this, the shop will be account to be deactivated by the deadline.			* ,
> I tried to call you but the teleph correct phone number. >	none number in your profile i	s no good. Please update	it with 🛭 you
> Feel free to contact me with ar >	ny questions.		
 Thank you Greg Zonker Summit Scheduling and Editing 	9		
-			
Thank you,			
Greg Zonker Summit Scheduling and Editing			

- [] All parties appear in the caption of the case on the cover page.
- All parties do not appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

Amerio

Verizon Grubbub Amazon Flex

- [] All parties appear in the caption of the case on the cover page.
- All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

The Dept. of State

Eight Circuit

Seventh Circuit

First Circuit

Third Circuit

Second Circuit

- [] All parties appear in the caption of the case on the cover page.
- All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

Verizon Whole Foods Grubbub

- [] All parties appear in the caption of the case on the cover page.
- All parties do not appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

Amerco

Seventh Circuit

Second Circuit

First Circuit
Third Circuit
Gth Circuit

TABLE OF CONTENTS

OPINIONS BELOW
JURISDICTION
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED
STATEMENT OF THE CASE
REASONS FOR GRANTING THE WRIT
CONCLUSION

INDEX TO APPENDICES

APPENDIX A 18-2667

APPENDIX B 18 - 2357

APPENDIX C 18-4070

APPENDIX D 18-3361

APPENDIX E

APPENDIX F

CASES

PAGE NUMBER

STATUTES AND RULES

19 CFR 206,42

10 USC 1558

TSQE

OTHER

CASES

PAGE NUMBER

V. Texas U-Hawl V. Waldrip V. Education

STATUTES AND RULES

Ul Claims

All owallole Cost

Refund

Unfair Clarino act

Automatic Stay

OTHER

CASES

PAGE NUMBER

1. Board of Education

Rule 26 STATUTES AND RULES

ICC / UCC Educational Collateral

Reinstatement

Escheative ARC

Arbitration

Carrier

Insurance

28 USC 1391

Beneficiary

Automatic Stery
MAR GUNAS

OTHER

FAR [Small Claims

War Crimes, Impeachment

BURP

CASES

PAGE NUMBER

STATUTES AND RULES

Refund Impeachment Unemployment Beneficiary Claims Courrier

OTHER

IN THE

SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

For cases	s from federal courts :	
	opinion of the United States court of appeals appears at Appetition and is	pendixt
	eported at; as been designated for publication but is not yet reported; as unpublished.	or, or,
	opinion of the United States district court appears at Appearementation and is	ndix to
[] h	eported at; as been designated for publication but is not yet reported; as unpublished.	•
[] For cases	s from state courts:	
	opinion of the highest state court to review the merits appeardix to the petition and is	ears at
[] h	eported at; as been designated for publication but is not yet reported; as unpublished.	,
The appe	opinion of the to the petition and is	court
[] h	eported at; as been designated for publication but is not yet reported; as unpublished.	

JURISDICTION

K Fo	r cases from federal courts :
	The date on which the United States Court of Appeals decided my case was
	[] No petition for rehearing was timely filed in my case.
	[] A timely petition for rehearing was denied by the United States Court of Appeals on the following date:, and a copy of the order denying rehearing appears at Appendix
	[] An extension of time to file the petition for a writ of certiorari was granted to and including (date) on (date) in Application NoA
	The jurisdiction of this Court is invoked under 28 U.S.C. § 1254(1).
[] Fo:	r cases from state courts :
	The date on which the highest state court decided my case was A copy of that decision appears at Appendix
	[] A timely petition for rehearing was thereafter denied on the following date:, and a copy of the order denying rehearing appears at Appendix
	[] An extension of time to file the petition for a writ of certiorari was granted to and including (date) on (date) in Application NoA
٠	The jurisdiction of this Court is invoked under 28 II S. C. 81257(2)

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

The inverted manifesto that the founding fathers by brother family and country made made to discuss, change, or stabilize land, country, 1055, or benefit that human civilization was encountered with with conditions were during age, Century, history or government and the current laws laws of knowledge, knowledge of millenium, establishment, or are features are of are of works works displayed or knowledge displays saw at at on discovery Purpose of knowledge by complaint by hearing, by case by recont events recently or of hearings force recently the United States Force or Constitution the United States provisions provisions. That docket show show was to Change, or control knowledge of law the law or which on on at was knowledge supposed to show purpose for discussion the purpose for hearing, Employment or work work at at on on at works control purpose purpose for complaint or self erroneously and

÷.

The amount of administrative hold, or other questions petition or petitioner too much or spinding of apportunity apportunity for Pobert

On at at Pobert reported event event or cause, the cause or was at at because, numerous events were similar routher, or pattern pattern original or Congress by act discover discovered act possible Counterproductively make pattern or unconsciously unconsciousness or merely one improp act of law act require judgement or order order show authority person or author was wrong, or repeatedly and hearing reflect was not expeditionsy or forcefully force by establishes establishment improperly at or at provisional vote volle of civilization by perseverance ove counter productive or by in hibitity knowledge was original original conference was decided by establishment previously

And token by some token on on on knowledge or influence premion tran the balance of information to guilt put on self or to put on the complaint to seek Mjustice against the complaint or complainant scrutinizes good will of the Complainant biasty.

The complainant for patience closs not clesserve deserve respect, or good fortune fortunate opportunity or after defend the little work was ageinge left to complainant by misfortunate event, events information amount reflect was held held to subside tension, or omnipoted hostility reports peperted hotility was unable to

technical, whole, tole, or foil at at at has particulate material material or intentional Mention or knowledge was at at recently, recent event appear to on on at reflect in in were cause, cause, information or knowledge knowledge unbeknowst to list or knowledge to 17st list behaved or by notion suspiciously, betron or surrounding were also just if robbe or heard, amount of activity, pattern, or identical and identical person at at at at or reported reported blame or a shamed of majority majority of were not reported truthfully. 1, was following very close to rear

2. was quick or to lane left toright 3. was or car car not lit properly, in front of or near front of not lit well lit to perfect level, vel of vision distorted car's contrasting movements or gear or report vender do do before distorce from, gear or direction total, or job Title designed of its total, or job Title designed of

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

AMANAMAN ALLANDAN

Reserve Act

Administrative Litigation Act

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Employer Stolen Property Act

USERRA ACT

Sedition Act

Unfair Claims Act

Anti-Trust Act

All Writs Act

The District Cases after granted dockets docketing the reaction by respondent, by litigant, and witness saw various cases across jurisdiction State of case the was before the District reviewed the first docket, the than cases Commenced the commenced the District to grant claims of relief the was saw the tried to block claims. The case claims the District was not dangerous. The from spurred the District motion of the Court make Americo react, witnessing the react the case was forced into appeal by the Seventh Circuit. The Case Seems too negligent, the was saw effecting Consumers and corporations adversely,

STATEMENT OF THE CASE

DUA or Dua acronym for Social Service Systems Mass Dept. Unemployment Assistence and systems Disaster Unemployment Assistance Im before on time of heident arising from case avose seperate problems problems Such like department investigation by municipal branch, and or a bak was jurisdiction change Context of adomy sponteneously changing Safety ove at Acts-accidents Acts-TheftS Aets- Havassmerit Acts- Irs Violations

The United States require STATEMENT OF THE CASE

Knowledge Compeling procedure obtain of the United States legal gross Service, Gross pain act by act cover 1,000,000 dollars of miles exceeding own count. For gross suffering the United States force or implore compel nonesty from legal force control legal force.

Control and gross control of the continent, continent that the legal establishment accept for force perform bearing on utilization in covert clinical aero dynamic sale to association, or gross knowledge.

At one information was vaised, at utility station of at customer for combattive talkingor interaction at sale or transaction, at transaction are term one and olescribe arbitrate hearing or arbitrate transaction date of was hearing active at jurisdiction of and second jurisdiction of furiously or appearing appeared furious trait of self and defendant Trait one obnoxious, or encourageable trait appears to be the defendant interpreting English longuage as hest to dignitary, officer, or human host

to be the defendant interpretity English long lage
as host to dignitary, officer, or human host
Others previous petition was of discovered are human
Science fiction cult one prevalent at or members
of
Occult, Branchdavidion

And members of are pevalent election present raise

REASONS FOR GRANTING THE PETITION

(ertiorari Competing motion extraoramany world

Competilo Certiorari a, b, 0

REASONS FOR GRANTING THE PETITION

(ertiorari Competing motion extraoramany world

Competilo Certiorari a, b, 0

Rute 12

Role 15
at clocket has anonymous clocket reflect
response response arenot Civait, Appeals, or District
are municipal or capital script

18 Northern Illinois Boston, MA

19 Federal Circuit of Appeals dono. 18 (motron) 19.3 19.4

23,21,22 -

Writ of Certionari gramting approval to petition or to petitioning

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Date:

2018

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Date: